

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIAMUHAMMAD KHAN,
Plaintiff,

v.

M. PAYTON, et al.,
Defendants.

Case No. 20-cv-03086-BLF (PR)

**ORDER DENYING MOTION TO
ENFORCE STIPULATION**

(Docket No. 39)

Plaintiff, a California inmate, filed a *pro se* civil rights complaint pursuant to 42 U.S.C. § 1983 against employees of San Quentin State Prison (“SQSP”). The Court dismissed the original and first amended complaints to correct various deficiencies. Dkt. Nos. 12, 22. Plaintiff filed a second amended complaint on July 11, 2022. Dkt. No. 38. Plaintiff also filed a “petition/motion to enforce Archer Stipulation, Contempt by SCC Sheriff and Stay of Cases.” Dkt. No. 39. Plaintiff requests this Court to “schedule a hearing, initiate contempt proceedings, and otherwise enforce a consent decree to provide Plaintiff Pro Per Services pursuant to *People v. Leo Archer*, No. 167679, Amended Stipulation (“Archer”).” *Id.* at 1.

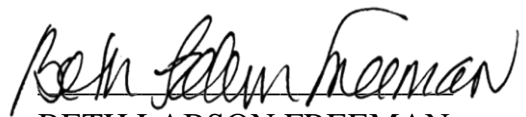
The Court is unfamiliar with the “Archer Stipulation,” and Plaintiff has not provided a copy of it. Nevertheless, it does not appear that this Court has authority to

1 grant the relief he seeks based on a state court matter. Furthermore, Plaintiff has not
2 identified what “pro per services” he needs with respect to this case to proceed. Rather,
3 despite the denial of such services, Plaintiff has managed to file a second amended
4 complaint. Accordingly, the motion is DENIED without prejudice to Plaintiff to seek a
5 remedy in state court.

6 This order terminates Docket No. 39.

7 **IT IS SO ORDERED.**

8 Dated: July 15, 2022



BETH LABSON FREEMAN
United States District Judge

United States District Court
Northern District of California

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